

EXHIBIT 5

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

5 WAYMO LLC,)
6 Plaintiff,)
7 vs.) Case No.
8 UBER TECHNOLOGIES, INC.,) 3:17-cv-00939-WHA
9 OTTOMOTTO LLC; OTTO)
10 TRUCKING LLC,)
11 Defendants.)

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
VIDEOTAPED DEPOSITION OF MICHAEL JANOSKO
San Francisco, California
Thursday, March 23, 2017
Volume I

Reported by: SUZANNE F. GUDELJ
CSR No. 5111
Job No. 2575504
PAGES 1 - 32

HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1 A Personal --
2 Q -- enrollment or application platforms?
3 A In -- in minimal instances, we -- but we
4 generally don't permit that.
5 Q So you mentioned that the server 03:21:31
6 administration team is largely responsible for
7 access to the Waymo SVN.
8 A Correct.
9 Q Who is in charge of that team?
10 A So I think his name is Jack -- I -- I don't 03:21:43
11 remember his last name at the moment.
12 Q Do you know the names of any other
13 employees that belong to that team?
14 A Previously Sasha Zbrozec, Zbrozec,
15 Z-b-r-o-z-e-c, I think. Colin Lumley who -- I don't 03:22:10
16 think he had direct administration responsibilities
17 of that server but has familiarity.
18 Q How does a Waymo employee access the Waymo
19 SVN?
20 A So they use a piece of software that is 03:22:33
21 configured to talk to subversion servers. Tortoise
22 SVN is one instance of a client software that can --
23 that can connect to it.
24 There is a client configuration process
25 where you have to identify the subversion server 03:22:54

HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

1 I, the undersigned, a Certified Shorthand
2 Reporter of the State of California, do hereby
3 certify:

4 That the foregoing proceedings were taken
5 before me at the time and place herein set forth;
6 that any witnesses in the foregoing proceedings,
7 prior to testifying, were duly sworn; that a record
8 of the proceedings was made by me using machine
9 shorthand which was thereafter transcribed under my
10 direction; that the foregoing transcript is a true
11 record of the testimony given.

12 Further, that if the foregoing pertains to
13 the original transcript of a deposition in a Federal
14 Case, before completion of the proceedings, review
15 of the transcript [] was [X] was not requested.

16 I further, certify I am neither financially
17 interested in the action nor a relative or employee
18 of any attorney or party to this action.

19 IN WITNESS WHEREOF, I have this date
20 subscribed my name.

21 Dated: 3/24/17

22 Suzanne F. Gudelj

23 SUZANNE F. GUDELJ

24 CSR No. 5111

25